UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

RUSH MASONRY INC. and RANDALL RUSH,

Case No. 1:24-cv-06520-CM

Plaintiff,

RULE 7.1 STATEMENT

v.

DYNASTY CAPITAL 26 LLC, FUNDING EXPERTS INC, LINCOLN FUNDING SOLUTIONS LTD, WOODMERE CAPITAL LLC, ACE RECOVERY GROUP LLC, LEXINGTON RECOVERY LLC, TRITON RECOVERY LLC, JOHN DOE 1-10, JANE DOE 1-10, CORPORATION XYZ 1-10,

Defenaants.	

Pursuant to Federal Rule of Civil Procedure 7.1, Defendant, TRITON RECOVERY LLC,

hereby certifies as follows:

- 1. Defendant is not a subsidiary of any other entity.
- 2. No publicly held corporation owns 10% or more of stock in Defendant.
- 3. Defendant is a Florida limited liability company.
- 4. Plaintiff has one member that is a natural person that is a citizen of the State of Florida.

Dated: Lancaster, New York September 30, 2024 Respectfully submitted,

WELLS LAW P.C.

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